

**DECLARATION AND POWER OF ATTORNEY  
FOR CONTINUATION-IN-PART APPLICATION**

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name; that

I verily believe that I am the original, first and sole inventor (if only one name is listed below) or a joint inventor (if plural inventors are named below) of the improvement in BRUSHLESS MOTOR AND ITS ASSEMBLY METHOD described and claimed in the specification

a. ☐ attached hereto.

b. ☒ filed on February 7, 2000 as Application Serial No. 09/499,617 and amended on N/A; (if applicable)

and that this application in part discloses and claims subject matter disclosed in my or our earlier filed pending application, Serial No. 09/401,987, filed September 23, 1999, the benefits of which are hereby claimed under 35 U.S. Code §120. I hereby state that I have reviewed and understand the contents of this application, including the claims, as amended by any amendment referred to above; and that I acknowledge my duty to disclose information of which I am aware which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a).

Under Title 35 U.S. Code §119, the priority benefits of the following foreign application(s) filed within one year prior to said earlier filed pending application are hereby claimed:

Japanese Patent Appln. No. 10-330658 filed November 20, 1998  
Japanese Patent Appln. No. 10-369178 filed December 25, 1998  
Japanese Patent Appln. No. 10-369168 filed December 25, 1998

The following applications for patent or inventor's certificate on this invention were filed in countries foreign to the United States of America either (a) more than one year prior to said earlier filed pending application, or (b) before the filing date of the above-named foreign priority application(s):

(If there are no corresponding applications, insert "NONE".)

As to any and all subject matter of this application which is not common to said earlier application, I acknowledge my duty to disclose information of which I am aware which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a), which occurred between the filing date of the prior application and the filing date of this application.

Under Title 35 U.S. Code §119, the priority benefits of the following foreign application(s) filed within one year prior to this application are hereby claimed:

The following applications for patent or inventor's certificate on such subject matter were filed in countries foreign to the United States of America either (a) more than one year prior to said earlier filed pending application, or (b) before the filing of the immediately above-named foreign priority application(s):

(If there are no corresponding applications, insert "NONE".)

I hereby appoint the following as my attorneys of record with full power of substitution and revocation to prosecute this application and to transact all business in the Patent and Trademark Office:

Roger W. Parkhurst, Registration No. 25,177; and/or Charles A. Wendel, Registration No. 24,453.

All correspondence in connection with this application should be sent to:

PARKHURST & WENDEL, L.L.P.  
1421 Prince Street, Suite 210  
Alexandria, Virginia 22314-2805  
Telephone: (703) 739-0220

I hereby declare that I have reviewed and understand the contents of this Declaration, and that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Typewritten Full Name of  
Sole or First Inventor

Yoshiaki  
Given Name

Fukuda  
Middle Initial

FUKUDA  
Family Name

\* INVENTOR'S SIGNATURE

Yoshiaki Fukuda

\* DATE OF SIGNATURE

Mar 06th 2000  
Month Day Year

Residence 1279-702, Higashifutami, Futami-cho, Akashi-shi, Hyogo-ken, 674-0092, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete  
mailing address  
including country)

1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

Typewritten Full Name of  
Second Joint Inventor  
(if any)

Koji  
Given Name

Kuyama  
Middle Initial

KUYAMA  
Family Name

\* INVENTOR'S SIGNATURE

Koji Kuyama

\* DATE OF SIGNATURE

FEB 24 2000  
Month Day Year

Residence 7-19, Nagasuna-cho, Yonago-shi, Tottori-ken, 683-0033, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete  
mailing address  
including country)

1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

\* NOTE TO INVENTOR(S): Please sign name exactly as it appears above and insert the actual date of signing.

IF THERE ARE ADDITIONAL INVENTORS USE PAGE 3 AND PLACE AN "X" HERE X.

Typewritten Full Name of  
Third Joint Inventor  
(if any)

Toshio  
Given Name

Middle Initial

UEHARA  
Family Name

\* INVENTOR'S SIGNATURE

Toshio Uehara

\* DATE OF SIGNATURE

Mar.  
Month

7  
Day

2000  
Year

Residence 2-13-29, Shinkai, Yonago-shi, Tottori-ken, 683-0801, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete

mailing address 1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

including country)

Typewritten Full Name of  
Fourth Joint Inventor  
(if any)

Kazuhito  
Given Name

Middle Initial

ITAKURA  
Family Name

\* INVENTOR'S SIGNATURE

Kazuhito Itakura

\* DATE OF SIGNATURE

Mar  
Month

14  
Day

2000  
Year

Residence 23-10, Munakata, Yonago-shi, Tottori-ken, 683-0017, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete

mailing address 1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

including country)

Typewritten Full Name of  
Fifth Joint Inventor  
(if any)

Chiaki  
Given Name

Middle Initial

YAMAMOTO  
Family Name

\* INVENTOR'S SIGNATURE

Chiaki Yamamoto

\* DATE OF SIGNATURE

Mar.  
Month

7  
Day

2000  
Year

Residence 710-2, Nishibara, Yodoe-cho, Saihaku-gun, Tottori-ken, 689-3403, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete

mailing address 1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

including country)

\* NOTE TO INVENTOR(S): Please sign name exactly as it appears above and insert the actual date of signing.

00339824-002801

Typewritten Full Name of  
Sixth Joint Inventor  
(if any)

Shigeru  
Given Name

Middle Initial

YOSHIDA  
Family Name

\* INVENTOR'S SIGNATURE

Shigeru

Yoshida

\* DATE OF SIGNATURE

Dec  
Month

24  
Day

2000  
Year

Residence 736, Mutsuo, Daiei-cho, Tottori-gun, Tottori-ken, 689-8822, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete

mailing address 1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

including country)

Typewritten Full Name of  
Seventh Joint Inventor  
(if any)

Hiroyasu  
Given Name

Middle Initial

FUJINAKA  
Family Name

\* INVENTOR'S SIGNATURE

Hiroyasu

Fujinaka

\* DATE OF SIGNATURE

Mar  
Month

6  
Day

2000  
Year

Residence 16-1, Miyamae-cho, Kadoma-shi, Osaka-fu, 571-0074, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete

mailing address 1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

including country)

Typewritten Full Name of  
Eighth Joint Inventor  
(if any)

Mikio  
Given Name

Middle Initial

UMEHARA  
Family Name

\* INVENTOR'S SIGNATURE

Mikio

Umebara

\* DATE OF SIGNATURE

Feb  
Month

24  
Day

2000  
Year

Residence 5-12-56, Kamifukuhara, Yonago-shi, Tottori-ken, 683-0004, JAPAN

City

State or Province

Country

Citizenship Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete

mailing address 1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

including country)

\* NOTE TO INVENTOR(S): Please sign name exactly as it appears above and insert the actual date of signing.

Typewritten Full Name of  
Ninth Joint Inventor  
(if any)

Noriyoshi  
Given Name

Middle Initial

SATO  
Family Name

\* INVENTOR'S SIGNATURE

Noriyoshi

Sato

\* DATE OF SIGNATURE

Mar  
Month

1  
Day

2000  
Year

Residence

133-6, Shinyoshida-cho, Minato-ku, Yokohama-shi, Kanagawa-ken, 223-0056, JAPAN

City

State or Province

Country

Citizenship

Japanese

Post Office Address c/o MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(insert complete

mailing address

1006, Oaza Kadoma, Kadoma-shi, Osaka-fu, 571-8501, JAPAN

including country)

\* NOTE TO INVENTOR(S): Please sign name exactly as it appears above and insert the actual date of signing.

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